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CONFIRMATION NO. 5835

CORRECTED FILING RECEIPT

8791

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Date Mailed: 07/17/2007

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Assignment For Published Patent Application

Nippon Telegraph and Telephone Corporation, Tokyo, JAPAN

Power of Attorney: The patent practitioners associated with Customer Number 08791

Domestic Priority data as claimed by applicant

This application is a 371 of PCT/JP05/13413 07/21/2005

Foreign Applications

JAPAN 2004-214851 07/22/2004
JAPAN 2004-214858 07/22/2004
JAPAN 2004-214863 07/22/2004
JAPAN 2004-214849 07/22/2004
JAPAN 2004--3 19088 11/02/2004
JAPAN 2004-357429 12/09/2004
JAPAN 2004-361152 12/14/2004
JAPAN 2004-361199 12/14/2004
JAPAN 2005-006254 01/13/2005
JAPAN 2005-010202 01/18/2005
JAPAN 2005-052655 02/28/2005
JAPAN 2005-068839 03/11/2005
JAPAN 2005-068853 03/11/2005
JAPAN 2005-070723 03/14/2005
JAPAN 2005-091097 03/28/2005

If Required, Foreign Filing License Granted: 02/07/2007

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is
US10/566,522

Projected Publication Date: Not Applicable

Non-Publication Request: No

Early Publication Request: No

Title

Bistable resistance value acquisition device, manufacturing method thereof, metal oxide thin film, and manufacturing method thereof

Preliminary Class

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